UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE CATTLE AND BEEF ANTITRUST LITIGATION

Case No. 20-cv-1319 (JRT/HB)

This Document Relates To:

IN RE DPP BEEF LITIGATION

ORDER ON STIPULATION OF CONSENT FOR LEAVE TO FILE DIRECT PURCHASER PLAINTIFFS' AMENDED COMPLAINT

Pursuant to the Stipulation of Consent for Leave to File Direct Purchaser Plaintiffs' ("DPPs") Third Consolidated Amended Class Action Complaint, entered into by the parties, and finding that good cause has been shown,

IT IS HEREBY ORDERED that the Stipulation is GRANTED as follows:

- DPPs are granted leave to file their Third Consolidated Amended Class Action
 Complaint within seven days of the date of this Order;
- 2. All previous discovery requests served by Defendants on DPPs shall be deemed served on R&D Marketing, LLC and Redner's Markets, Inc. as of the date of the filing of DPPs' third amended complaint;
- 3. R&D Marketing, LLC and Redner's Markets, Inc. shall be bound by the generally applicable substantive discovery commitments made by DPPs' counsel on behalf of the other DPP class representatives in writing.
- 4. R&D Marketing, LLC and Redner's Markets, Inc. shall serve their respective:
 - (1) Initial Disclosures (including an initial proposed list of custodians); (2)

CASE 0:20-cv-01319-JRT-HB Doc. 302 Filed 01/18/22 Page 2 of 2

Attachment 1 Disclosures; (3) descriptions and/or definitions for the fields

contained in any structured databases identified as a noncustodial source; and

(4) a sample of structured data on or by January 18, 2022; and

5. R&D Marketing, LLC and Redner's Markets, Inc. shall meet-and-confer with

Defendants about their discovery obligations on or before January 31, 2022, to

stay on track with the Order Regarding Stipulation Regarding Case Management

Issues (ECF No. 271).

6. Nothing in this order shall constitute a waiver of (a) any jurisdictional defenses

that may be available; (b) any affirmative defenses under Rule 8 of the Federal

Rules of Civil Procedure, any defense listed in Rule 12(b) of the Federal Rules

of Civil Procedure, or otherwise; or (c) any other defenses that may be available

to defendants. Defendants have expressly reserved their rights to raise these and

any other defenses available to them.

IT IS SO ORDERED.

Dated: January 18, 2022

s/Hildy Bowbeer

HILDY BOWBEER

United States Magistrate Judge

2